

# EXHIBIT UU

REDACTED PUBLIC  
VERSION

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN JOSE DIVISION

IN RE: HIGH-TECH EMPLOYEE )  
ANTITRUST LITIGATION )  
 ) No. 11-CV-2509-LHK  
THIS DOCUMENT RELATES TO: )  
ALL ACTIONS. )  
\_\_\_\_\_ )

CONFIDENTIAL - ATTORNEYS' EYES ONLY

VIDEO DEPOSITION OF GEORGE LUCAS

MARCH 28, 2013

Reported by: Rosalie A. Kramm, CSR No. 5469, CRR

1 THE VIDEOGRAPHER: Okay. If there are no  
2 stipulations, will the court reporter please swear in the  
3 witness.

4 \* \* \*

5 GEORGE LUCAS,  
6 having been first duly sworn, testified as follows:

8 EXAMINATION

9 BY MR. SAVERI:

10 Q. Good morning, Mr. Lucas.

11 A. Good morning.

12 Q. Do you understand you're under oath here today?

13 A. Yes.

14 Q. And do you understand that when you took the  
15 oath you promised to tell the truth?

16 A. Yes.

17 Q. And do you understand that the oath you gave is  
18 just as binding as it would have been if given in front  
19 of a jury in this case?

20 A. Yes.

21 Q. Okay. Where do you work? What's your business  
22 address?

23 A. I -- to be quite honest, I'm not quite sure. I  
24 think it's 5858 Lucas Valley Road.

25 Q. Okay. And where do you reside?

1 A. I lie -- reside at [REDACTED].

2 Q. In --

3 A. [REDACTED].

4 Q. [REDACTED]?

5 A. Yeah.

6 Q. And, Mr. Lucas, I am fighting a cold which has  
7 affected my hearing a little bit, so I may ask you to  
8 speak up a little bit.

9 A. Okay.

10 Q. Okay? Thank you.

11 Now, do you know what this litigation is about?

12 A. Yes.

13 Q. Can you tell me what you understand that the  
14 litigation is about.

15 A. There was a federal case brought against  
16 Lucasfilm along with a lot of other companies, and  
17 ultimately our connection to it has to do with -- I had  
18 split off Pixar from Lucasfilm, and we, at that point --  
19 I had talked to Ed Catmull about how we were splitting up  
20 the employees, and that even though I knew they weren't  
21 in the film business, I knew that was their desire, and  
22 that we would, instead of destroy each other, we would  
23 talk to each other about anybody who wanted to move from  
24 one company to the other, and we wouldn't actively try to  
25 raid each other's companies.

1 Q. How did you learn that information that you  
2 just gave me?

3 MR. KEKER: Object to the extent it calls for  
4 attorney-client information. Talk about what you  
5 learned, not from your lawyers.

6 BY MR. SAVERI:

7 Q. Did you -- did you learn any of that  
8 information you just gave me, other than from your  
9 lawyers?

10 A. I have a very vague remembrance of that  
11 conversation with Ed Catmull.

12 Q. Okay. And I'm going to ask you some more  
13 questions about that, but just can you generally tell me  
14 when you recall that conversation -- when your  
15 conversation with Ed Catmull happened.

16 A. It was in the very early '90s.

17 Q. Okay. Now, let me ask you a couple other  
18 questions. Did you, in preparation for the deposition  
19 today -- did you look at any documents?

20 A. Yes.

21 Q. And were those documents that your lawyers  
22 provided to you to review?

23 A. Yes.

24 Q. Okay. So in preparation for the deposition  
25 today, did you yourself go to look at your records or

1 entire period of time?

2 A. Yes.

3 Q. Okay. As you sit here today, do you maintain  
4 any ownership interest in Lucasfilm?

5 A. No.

6 Q. So when -- when Lucasfilm was sold to Disney,  
7 did you dispose of your entire ownership interest in  
8 Lucasfilm?

9 A. Yes.

10 Q. Now, was -- there was a point in time, and  
11 we'll talk about it in a few minutes, where Lucasfilm  
12 owned Pixar, correct?

13 A. Well, at that point it was called the Lucasfilm  
14 Computer Division.

15 Q. Okay. As you sit here today, do you -- do you  
16 own any interest in Pixar?

17 A. No.

18 Q. And does Lucasfilm own any interest in Pixar?

19 A. No.

20 Q. Were there written agreements that memorialized  
21 the terms of the sale of Lucasfilm to Disney?

22 A. Yes.

23 Q. Do any of those written agreements, to the best  
24 of your recollection, say anything about the subject of  
25 recruiting or hiring?

1 A. No.

2 Q. Okay.

3 A. Not that I know of.

4 Q. I missed this, but a few minutes ago you  
5 identified the -- the name of the company that actually  
6 owned Pixar. I think it was -- would you tell me the  
7 name of that company.

8 A. That owned Pixar?

9 Q. That owned Pixar. I think you said it was --

10 MR. KEKER: No. He said Lucasfilm Computer.

11 THE WITNESS: No, there was no -- Pixar was a  
12 computer. It was no not a company.

13 BY MR. SAVERI:

14 Q. Okay.

15 A. It simply a division of Lucasfilm. It was the  
16 computer division. It was our tech, research and  
17 development company.

18 Q. Okay.

19 A. Or division.

20 Q. I got it.

21 Now, when did you sell your -- your interest in  
22 the technology or the -- or the division associated with  
23 Pixar?

24 A. I'm not absolutely sure. It was in the mid  
25 '80s.

1 Q. Okay. And subsequent to that are you aware  
2 that the purchasers of that interest set up a company  
3 called Pixar?

4 A. Yes.

5 Q. Okay. And subsequent to that time, did  
6 Lucasfilm or some portion of that company do business  
7 with Pixar?

8 A. Well, that, I'm not sure of. I know that we  
9 were very close.

10 Q. Okay.

11 A. And that, you know, obviously we were the same  
12 company for a long time.

13 Q. Right.

14 A. And so everybody knew each other. And we  
15 definitely worked on many of Pixar's movies as a sound  
16 company.

17 Q. Okay. So let's -- let's go through that a  
18 little bit.

19 Subsequent to the time that you sold your  
20 interest and the company became Pixar, could you describe  
21 for me the nature of -- of any collaborations between  
22 Lucasfilm and Pixar, generally?

23 A. Generally, apart from -- specifically apart  
24 from us -- them being a client at Skywalker Sound, and  
25 the fact that ILM, Industrial Light & Magic, which the



1 A. Yes.

2 Q. And could you tell me when it contracted?

3 A. Well, it was mostly ILM, and when ILM was  
4 between movies, even though we tried to retrain -- I mean  
5 retain as many people as we could, we, you know -- they  
6 would have to let certain people go in order to get  
7 through the -- the spot where there was no business.

8 Q. And then when business kind of started back up  
9 again, were people hired to -- to do the job on those  
10 projects?

11 A. Yes. But most of the people were put on  
12 vacation.

13 Q. Okay.

14 A. And in training, things like that. But then  
15 there were -- every time we would start a project, we'd  
16 have to hire more people, depending on how much business  
17 we had.

18 Q. And this kind of in and out that you've been  
19 talking about, was that essentially a -- a feature of --  
20 of -- of ILM's workforce?

21 A. Yes.

22 Q. Okay. And when -- can you give me a general  
23 sense of kind of the magnitude of the kind of in and out  
24 at ILM when you -- when ILM was going through a period  
25 when they were busy with projects to a period where they

1 weren't?

2 A. That's hard to say. Because as the company  
3 grew and became more successful, the numbers shifted,  
4 and, you know, the -- you know, it's hard for me to know  
5 exactly how many they were letting go.

6 Q. And then in terms generally of the Lucasfilm  
7 workforce, how many -- or how much of that was ILM?

8 A. I'm not sure, but it was quite a bit. It was  
9 probably 30 percent.

10 Q. Okay.

11 A. 40 percent.

12 Q. Is it your view that the recruiting and  
13 retention of top talent was important to the success of  
14 Lucasfilm?

15 A. Yes.

16 Q. Okay. And how -- and can you explain that to  
17 me. How or why was it important?

18 A. Well, I always -- the rule we had, or the rule  
19 that I put down for everybody, was that since we started  
20 the industry in terms of -- basically that main concern  
21 was ILM, because the top talent in the other areas are  
22 available, we can always go out and get somebody else.  
23 Or, you know -- but I had said that we cannot get into a  
24 bidding war with other companies because we don't have  
25 the margins for that sort of thing.

1           And I said if somebody comes and says that they  
2     want -- you know, another company offered them a lot of  
3     money, we say, great, go work for them. Good luck. If  
4     you want, come back, but, you know, we can't afford that.

5           So -- and I said the key to our success is our  
6     human resources department and our scouts. What we do is  
7     we find young people, we train them, we get them up to  
8     speed, and I had to constantly tell the -- the presidents  
9     of the various entities that if -- there is nobody  
10    invaluable. If somebody can get a better job, let them  
11    do it. I know it's hard to go back and start over again,  
12    but ultimately it's better than getting into a bidding  
13    war with other companies.

14           And with that, that was the basic premise for  
15    the way we ran the companies. We tried to run a very,  
16    very good company for people. We paid people good wages.  
17    We have lots of benefits, more than most companies. And  
18    if they want the lifestyle, they'll stay. If they don't,  
19    they just want the money, they'll go somewhere else.

20           Q.   How generally did Lucasfilm go about recruiting  
21    or finding the -- the good people during the time that  
22    the company was growing?

23           A.   I'm not sure. You know, the -- you know, it's  
24    a big company. I know mostly -- the areas I know is in  
25    visual effects, but even then I don't -- you know, I

1 wasn't involved in any of that.

2 Q. Okay. Did -- you mentioned a minute ago the  
3 human resources or HR.

4 A. Uh-huh.

5 Q. I think you -- I don't know if you called it a  
6 department or --

7 A. Well, it -- it varies. I mean that's a  
8 generality --

9 Q. Okay.

10 A. -- to describe the people that recruit.

11 Q. Okay. And --

12 A. There were recruiters, and sometimes each  
13 company, or each or division or company or whatever,  
14 would had their own, because they were specialized.

15 Q. As a general matter, though, was it the HR  
16 department or HR people who were responsible for  
17 recruiting at the company?

18 A. I'd say those -- sometimes it was consolidated,  
19 sometimes it was left -- it was in the divisions, because  
20 the consolidated group didn't have the expertise to, you  
21 know, make judgments on people who are, you know, very  
22 esoteric in terms of their qualifications.

23 Q. Did -- did you or did Lucasfilm hire outside  
24 recruiters to help in recruiting efforts?

25 A. I -- I don't know.

1 Q. Okay. In particular -- when there were times  
2 when particular projects were wrapping up, did Lucasfilm  
3 hire contract people to help with recruiting efforts?

4 A. That, I don't recall.

5 Q. Okay. Who would you identify as the person who  
6 is most knowledgeable at the company about Lucasfilm's  
7 recruiting efforts?

8 A. That, I don't know.

9 Q. Now, you -- you spoke a minute ago about some  
10 of your ideas or principles or rules regarding  
11 compensation. Let me ask you a couple more questions  
12 about that.

13 Did you think as part of what you needed to --  
14 strike that.

15 In order to recruit or retain the talent you  
16 needed at the company, did you think having a -- a fair  
17 compensation structure was important?

18 A. Yes.

19 Q. Okay. Did you believe it was fair to pay a  
20 wage that was competitive with other companies where your  
21 employees might have the qualities to find a job?

22 A. Say that again.

23 Q. Let me -- let me ask a better question.

24 You're aware that your employees had skills  
25 that were marketable, correct?

1 A. Yes.

2 Q. And they could go get other jobs at other  
3 places.

4 A. Yes.

5 Q. In order to retain -- to recruit or retain them  
6 to your company, did you believe that you needed to  
7 provide them compensation that was competitive with their  
8 other employment alternatives?

9 A. No.

10 Q. Was compensation -- was -- did you believe that  
11 what you were paying your employees had anything to do  
12 with whether you could recruit or retain people to the  
13 company?

14 A. Yes.

15 Q. And did -- what role did it play?

16 A. What? In compensation?

17 Q. Yes.

18 A. Yeah. We wanted to pay people a fair salary.

19 Q. Now, in -- in determining salaries, did you  
20 look at what other companies paid?

21 A. Yes.

22 Q. And how did you use what other companies paid  
23 in determining what you would pay to people that were  
24 employed at your company or -- or people that you might  
25 recruit to your company?

1 A. We were about on even keel with everybody.

2 Q. And when you say "even keel" what do you mean?

3 A. I mean we were paying about the same within a  
4 range of salaries. We were paying what mostly everybody  
5 else was paying.

6 Q. When you set compensation levels, did you look  
7 at other -- at the information you had about what other  
8 companies paid as a benchmark in determining what to pay  
9 your folks?

10 A. Yes.

11 Q. And did you use an arithmetic benchmark?

12 A. I don't know. They -- it was an outside  
13 consultant that came in and did it.

14 Q. Do you know who was the outside consultant?

15 A. I have no idea.

16 Q. At least aspirationally, did you try to set  
17 your compensation levels at some percentage of what you  
18 understood market rates to be?

19 A. I -- we tried to set them at market rates.

20 Q. Okay. I mean, for example, did you try to set  
21 your compensation basic levels at -- at [REDACTED], for  
22 example?

23 A. No. No. It was -- we were within a very close  
24 range of what the average was.

25 Q. Okay. And where did you get the information

1 about the range? From the outside companies?

2 A. Yes.

3 Q. Now, a few minutes ago I think you said at  
4 least at the end of -- of your tenure, Lucasfilm employed  
5 approximately 1800 to 2000 people, somewhere in there; is  
6 that right?

7 A. Right.

8 Q. In what physical locations did Lucasfilm  
9 operate?

10 A. Here at the Presidio, in -- in Lucas Valley --

11 Q. Right.

12 A. -- and in Singapore. And then we had little  
13 offshoot operations, small ones, which I don't even know  
14 how many there are, in places like the -- in Canada, down  
15 in L.A., you know, other places.

16 Q. Did you have an operation in the U.K.?

17 A. Well, you mean when I -- when we -- when I  
18 left?

19 Q. Okay. I -- that's what the question was.

20 A. What?

21 Q. So was there a point in time when you operated  
22 a physical location in the U.K.?

23 A. Yes.

24 Q. And I take it, then, by the time -- at the end  
25 of your tenure, that was closed.



1 A. Yes.

2 Q. As a cost, how important were your costs of  
3 labor?

4 A. Very important.

5 Q. Can you tell me approximately what percentage  
6 of your costs were labor costs.

7 A. I don't know.

8 Q. Okay. In -- in your recruiting efforts, did --  
9 did you or people who worked in the HR department or  
10 other places that were responsible for recruiting, did  
11 you target particular companies as places where you  
12 thought you could -- you could recruit talent that suited  
13 your needs?

14 A. No.

15 Q. Does -- or did Lucasfilm have any policy of not  
16 recruiting or hiring from any companies?

17 A. I had a general -- again, it's not a rule.  
18 It's not a dictate. But I had -- we had a general  
19 policy, because we were out to promote other digital  
20 companies and help them, that the -- we weren't going to  
21 try to recruit people from them. If people wanted to  
22 leave that company, because they were tired of working in  
23 New Zealand and they wanted to move back home, we  
24 would -- we could recruit them, but not to go and say,  
25 will you work for us? We'll pay you more. Or, will you

1 work for us?

2 Because mostly all those companies were started  
3 by people who worked here. So they all went off and  
4 started other companies and we weren't about to try to --  
5 to damage them in any way. It's not a normal industrial  
6 competitive situation.

7 Q. You said other digital companies?

8 A. Yes, digital -- visual effects, anything. You  
9 know, mostly the -- mostly I'm focusing on the digital  
10 people.

11 Q. Okay. So can you give me some examples of the  
12 companies that your -- you had this policy with -- or  
13 excuse me.

14 Could you give me examples of the -- these  
15 digital companies that you had a policy with respect to?

16 A. Generally, all companies. It's not a company.

17 Q. Okay. But I mean can you give me the names of  
18 companies that you can think of that were -- that were  
19 primary examples of companies that would -- would fall  
20 within that category.

21 A. Well, there were other visual effects  
22 companies. The -- the companies in England, Weta, which  
23 is, you know, England is Frame Storm, New Zealand, Weta.  
24 In L.A. it was Rhythm and Hues, and, you know, generally,  
25 that was those companies.

1 Q. Now, and -- let me ask you about what the --  
2 what the policy was. Was the policy that you would not  
3 recruit or hire people from those companies under any  
4 circumstances, or was it --

5 A. No. It was that we would not try to raid them  
6 and we would not recruit there. We would not consciously  
7 make a phone call and say, "Will you leave your company  
8 and come work for us?"

9 Q. So, for example, if a person who worked for  
10 those -- one of those companies came to you and said,  
11 "I'm interested in a job with you," would you --

12 A. Yes.

13 Q. -- would you talk to them?

14 A. We would talk to them and we would, you know --  
15 yeah. Anybody that came in and -- and offered -- was  
16 looking for a job, we would talk to them.

17 Q. Now, in situations where someone was working  
18 for one of these other digital companies and expressed to  
19 you an interest in coming to work for you --

20 A. Uh-huh.

21 Q. -- did the policy that you have involve any  
22 kind of notification to their current employer?

23 A. Generally, no, if they were companies we didn't  
24 know about, you know. Eventually, we told them to tell  
25 their boss, and -- but we didn't -- you know, to be real

1 honest with you, I don't actually know exactly the way  
2 they did it, because I wasn't involved in it.

3 Q. Okay.

4 A. The ruling basically was, you know, if somebody  
5 comes over the transom, we hire -- we will, you know, let  
6 them apply, and then generally I don't know what they --  
7 you know, what happened after that.

8 Q. Okay. And -- and so a couple of questions  
9 about that. You said generally that was the policy.

10 Is that a policy that you made?

11 A. It was a -- it wasn't a policy. It was my  
12 wish.

13 Q. Okay. Did you express this wish to people who  
14 worked for you?

15 A. It was generally expressed not to raid other  
16 companies.

17 Q. Okay. And did you tell, for example, Ms. Chau  
18 that that was your wish?

19 A. Yes.

20 Q. Okay. Did you -- when you told her that, did  
21 you expect her to communicate that to the people that  
22 worked for her that were responsible for -- for running  
23 the recruiting function at the company?

24 A. Yes.

25 Q. Okay. Now, I haven't seen any transoms here,

1 so I was -- but the --

2 Just following along, if -- if someone kind of,  
3 you know, came in over the transom and sought a job, from  
4 your perspective, your -- your policy did not require you  
5 to inform their employer -- their current employer that  
6 this person was looking for a job.

7 A. I don't know.

8 Q. Okay. And did your policy also include any  
9 kind of rule about matching offers or counteroffers?

10 A. I don't know.

11 Q. Okay. Now, were there any written agreements  
12 in place between you and any of these other digital  
13 companies with respect to -- with respect to the subject  
14 of recruiting or hiring?

15 A. No.

16 Q. Okay. And did -- or were any of these digital  
17 companies owned by larger entities, like studios or other  
18 businesses?

19 A. Some of them were.

20 Q. And did your policy that you described apply to  
21 applications from people who worked, you know, in other  
22 parts of those studios that owned the digital companies?

23 A. I don't think so.

24 Q. Okay. Now, did you have a policy with respect  
25 to recruiting or not recruiting from any companies other

1 than the digital companies you identified?

2 A. Not that I know of.

3 Q. Okay. So, for example, did you have any policy  
4 of recruiting or not recruiting with any studio,  
5 generally?

6 A. Well, there was a company up here that was  
7 started by some people that used to work here and some  
8 good friends of mine, who was backed by Disney, which was  
9 a digital animation company.

10 Q. Was that ImageMovers?

11 A. Yes.

12 Q. Okay. We'll talk about that in a minute.

13 When did you become aware that the Department  
14 of Justice was investigating Lucasfilm's understandings  
15 or agreements with Pixar regarding cold calling?

16 A. I can't really remember. I'm not good with  
17 dates.

18 Q. Okay. Do you recall how you became aware?

19 A. I think it was brought up at a legal -- on a  
20 board meeting with a legal review of what was going on.

21 Q. Do you have any role in providing information  
22 in connection with the Department of Justice  
23 investigation?

24 MR. KEKER: Object. Don't talk about any  
25 conversations you had with your lawyers. That's covered

1 by the attorney-client privilege. But if it's -- there  
2 is some -- if you want -- would you reframe the question?

3 MR. SAVERI: Actually, let me -- I can probably  
4 do a better job.

5 BY MR. SAVERI:

6 Q. Did you -- did you provide any documents -- I'm  
7 not asking you what the documents said, but did you  
8 provide any documents to any of the lawyers who were  
9 responding to the Department of Justice investigation?

10 MR. KEKER: Same objection.

11 BY MR. SAVERI:

12 Q. Did you -- did you ever speak to the Department  
13 of Justice in connection with the investigation?

14 A. No.

15 Q. Did you provide a deposition or some kind of  
16 sworn testimony to the Department of Justice in  
17 connection with the investigation?

18 A. No.

19 Q. Okay. Did you provide any written answers to  
20 any questions from the Department of Justice?

21 A. I can't remember.

22 Q. Did you review any of the submissions made on  
23 behalf of your company to the Department of Justice in  
24 connection with their investigation?

25 A. I think only at the end.

1 Q. When you say "at the end," what do you mean?

2 A. When they did their agreement to -- you know,  
3 to the -- I don't know what you call it.

4 Q. Let me help you. Do you recall that there was  
5 a final judgment entered?

6 A. Yeah, in the final judgment. I saw the final  
7 judgment.

8 Q. Okay. Have -- have you been involved in  
9 implementing the final judgment?

10 A. No.

11 Q. In connection with this case, were you involved  
12 at all in any of the efforts to look for documents?

13 A. No.

14 Q. Now, when -- when did you -- strike that.

15 Did you agree with Pixar with respect to  
16 recruiting or hiring from each other's employ -- from  
17 each other's companies?

18 A. Did I agree?

19 Q. Did you enter into an agreement with -- with  
20 Pixar with respect to recruiting or hiring from the two  
21 companies?

22 A. I wouldn't call it an "agreement."

23 Q. Okay. What would you --

24 A. It was basically a conversation that -- my only  
25 involvement was a conversation between Ed and myself



1 about, since we were both fragile companies, that we  
2 wouldn't destroy each other.

3 Q. Okay. And let me try to get your best  
4 recollection of -- of that communication.

5 When was it?

6 A. It was during the time of the split, of the  
7 sale of the company to Steve Jobs.

8 Q. So that was in approximately 1985?

9 A. Yes, mid '80s, I guess. I'm not good with  
10 dates.

11 Q. And can you tell me to the best of your  
12 recollection who said what to whom during that  
13 conversation?

14 A. We were talking about that he was getting his  
15 group together, and he was -- you know, there were some  
16 people who were -- could be put every -- either way. He  
17 thought that they'd worked all that out and everything  
18 with the head of ILM, and -- and the other parts of the  
19 computer division, which weren't being sold, there was  
20 only a small part, and he said he thought it was going  
21 well. I said, great. But we should agree not to try to  
22 run each other out of business. I knew he wanted to go  
23 into the film business, and when it came to that, you  
24 know, we'll be helpful, but, you know, we -- I really  
25 didn't want him raiding the company and trying to take

1 all the good people away.

2 Q. Okay. At the time that you had this  
3 conversation with Mr. -- now, let me back up.

4 Did you discuss this on one occasion with  
5 Mr. Catmull, or did it occur over the --

6 A. It was just --

7 Q. -- course of several communications?

8 A. Just one, that one.

9 Q. And at the time had you already reached a basic  
10 understanding with Steve Jobs about what he was going to  
11 pay for the assets that got spun off into Pixar?

12 A. I -- probably.

13 Q. Okay.

14 A. I'm not really sure.

15 Q. Just so I'm clear, you never talked about this  
16 subject with Steve Jobs himself, correct?

17 A. No. This was purely between Ed and I.

18 Q. Okay. And when you discussed it with  
19 Mr. Catmull, was the agreement about recruiting or hiring  
20 company-wide?

21 MR. KEKER: Objection. He said it wasn't an  
22 agreement.

23 THE WITNESS: Yeah, it wasn't an agreement.  
24 Company-wide in terms of everybody at the company?

25 //

1 BY MR. SAVERI:

2 Q. Let me back up.

3 Your conversation about -- with Mr. Catmull,  
4 when you had a discussion about what you would do with  
5 respect to recruiting going forward, and that you didn't  
6 want to attack or raid each other's companies, was the  
7 discussion about the entirety of both companies?

8 A. Well, I don't think we got that specific.

9 Q. Okay.

10 A. It was simply -- it was simply, we are  
11 splitting the company up. You have a lot of the  
12 technology, and we have a lot of the people that are  
13 working with that technology. And if the people in our  
14 company want to go work for your company, that's fine.  
15 If people in your company want to come to work for our  
16 company, that's fine. Let's not actively go out and try  
17 to kill each other. That was the thing.

18 Because we have always been a very -- we're not  
19 a competitive company. So we don't go out and, you  
20 know -- and, you know, a lot of the people that work for  
21 me are union people, and a lot of people that work for  
22 him aren't.

23 Q. When you said you won't kill each other, do you  
24 mean not kill each other with respect to recruiting or  
25 hiring?

1 A. Yeah.

2 Q. Okay. Now, at the time that -- of the spinoff,  
3 the organization that Catmull was talking about was  
4 basically the people who had formerly worked for you that  
5 were being spun off, correct?

6 A. No. That was just a general statement --

7 Q. Okay.

8 A. -- of, as we go down the road, we should try to  
9 let people work between the companies, but we shouldn't  
10 get into a competitive situation where we're trying to  
11 put each other out of business.

12 Q. Okay. So at that time Mr. -- Ed Catmull knew  
13 lots of people who worked for your company?

14 A. Yeah, everybody.

15 Q. And so when -- when -- you understood that when  
16 he committed to this, he was -- he was committing to that  
17 with respect to everybody who worked for your company, or  
18 might work for your company in the future?

19 A. Yeah.

20 Q. And then at the time -- well, from your end,  
21 you anticipated that -- that Pixar, Ed Catmull's  
22 organization, would -- would continue and might hire  
23 additional people, correct?

24 A. Right.

25 Q. And what you were saying, at least from your

1 part, is that you were not going to recruit actively  
2 those people. When I say "those people," I mean the  
3 people that had left your company to work for  
4 Mr. Catmull, or other people --

5 A. Yeah.

6 Q. -- that Mr. Catmull might hire.

7 A. Right.

8 Q. Now, did you -- do you recall who suggested  
9 this?

10 A. Nobody. I did.

11 Q. Okay.

12 A. I mean it was simply, you know, common sense.

13 Q. Okay. Did -- was the terms of this  
14 understanding or your conversation with Mr. Catmull ever  
15 written down, to the best of your recollection?

16 A. I -- I believe a memo was sent from ILM to  
17 somebody at a point where they were getting worried about  
18 something. I don't -- I'm not sure.

19 Q. Okay. And can you give me a sense about when  
20 that memo was written in relation to when you spoke about  
21 it with -- when you spoke about the subject the first  
22 time with Ed Catmull?

23 A. I have no idea.

24 Q. Was it 10 years? Two days?

25 A. I don't know.

1 Q. Okay. Now, other than discussions with Ed  
2 Catmull, did you ever discuss this topic with anybody  
3 else at Pixar?

4 A. No.

5 Q. Okay. After you had this conversation with Ed  
6 Catmull about recruiting, did you tell anybody at  
7 Lucasfilm that you had had this discussion?

8 A. It may have come up at ILM when they were  
9 getting worried that they were going to lose all their  
10 people. And I said, no, we agreed not to raid each  
11 other.

12 Q. And was the point at which you were -- you  
13 remember ILM getting worried, was that the time of the  
14 spinoff?

15 A. No. I don't know when that was.

16 Q. And who did you discuss that subject with at  
17 ILM?

18 A. It would have been with the president of the  
19 company -- I mean the president of ILM.

20 Q. Who was whom?

21 A. At that time -- I'm not exactly sure which  
22 president. We've had a couple. You know, Jim Morris or  
23 Chrissie England, either one of them.

24 Q. Do you recall discussing the subject, and when  
25 I say the "subject," I mean the conversation or

1 understanding that you had with Ed Catmull, with  
2 Mr. Morris? Do you recall discussing that subject with  
3 him at any time?

4 A. He was the president of ILM. So I'd say it was  
5 either him or the other -- it was one of the main  
6 presidents. I mean Chrissie was the president for a long  
7 time and Jim was the president for a long time.

8 Q. Did Jim Morris ever tell you that he had had  
9 his own discussions with folks at Pixar regarding the  
10 subject of recruiting?

11 A. No.

12 Q. Did you discuss this subject of your  
13 understanding with Ed Catmull at any time with Micheline  
14 Chau?

15 A. I don't think so. I can't remember.

16 Q. Do you know if she knew about this  
17 understanding that you had with Pixar?

18 A. I don't know.

19 Q. To the best of your recollection, did Micheline  
20 Chau ever come to you and say, we've got an issue about  
21 Pixar recruiting someone in a way which is contrary to  
22 the understanding that you have with Ed Catmull?

23 A. I don't remember that.

24 Q. Who is [REDACTED]?

25 A. I don't know him.

1 Q. Or [REDACTED]? Was there a lawyer that worked  
2 for Lucasfilm that went to work for Pixar?

3 A. I'm not good with names.

4 Q. Okay.

5 A. And I don't -- you know, I'm not, again, that  
6 involved in the actual running of the company.

7 Q. Was there ever a situation you recall where you  
8 got upset that Pixar was recruiting or hiring someone  
9 from Lucasfilm?

10 A. No.

11 Q. Okay. Do you recall a situation where you ever  
12 told Ed Catmull or someone that worked for his  
13 organizations to stop recruiting people from Lucasfilm?

14 A. No.

15 Q. In your conversation with Ed Catmull, did you  
16 discuss with him how you would handle the situation when  
17 an employee did, in fact, want to leave one company for  
18 the other?

19 A. We had discussed the -- the fact of, you know,  
20 if somebody want -- comes to them looking for a job and  
21 wants to leave here, at least give us a heads-up that  
22 that's what they're going to do.

23 Q. I'm sorry. Who would give whom the heads-up?

24 A. Ed or somebody at Pixar would call us, whoever  
25 the head of, like, ILM, and say, hey, this person is



1 looking for a job. He's come here. We just want to let  
2 you know.

3 Q. In that conversation with Ed Catmull, did you  
4 discuss any limits or rules or procedures that you would  
5 adopt with respect to offers?

6 A. No, not at all.

7 Q. Did you discuss with him the subject of  
8 counteroffers?

9 A. No.

10 Q. Do you know what a counteroffer is?

11 A. Yes.

12 Q. Did you discuss with Ed Catmull the subject of  
13 your interest in avoiding bidding wars between the two  
14 companies?

15 A. Well, no, but that was implied.

16 Q. Okay.

17 A. But it's not -- it's not a bidding war. We  
18 said our policy is to let people go. We do not -- if  
19 somebody says they got a better job at a higher pay, go  
20 to it. We shake their hand, we give them a great, you  
21 know, exit bonus and all that sort of thing, and we send  
22 them off, and we say, good luck. Because those people  
23 come back. You know, it's a -- it's a gypsy pool.

24 Q. It's a gypsy pool?

25 A. Yeah.

1 Q. What do you mean by "gypsy pool"?

2 A. The people in the business that we're in go  
3 from company to company. You know, they're not -- they  
4 come back and forth, back and forth, and then they go  
5 work for other companies, and then they come back. It's  
6 not like, you know, if we lose somebody we lose them  
7 forever. And if we do, our policy is to create a new  
8 one.

9 Q. Did -- other than the -- the occasion that you  
10 identified that there was some memorialization of it with  
11 respect to ILM, to the best of your knowledge, was there  
12 ever any other writing between the two companies that  
13 formalized or specified the terms of the understanding  
14 between the two companies with respect to recruiting?

15 A. Not that I know of.

16 Q. For example, are you aware of any kind of email  
17 correspondence between the two companies, either between  
18 you and Mr. Catmull or -- or anybody within your  
19 respective organizations, where the subject of the terms  
20 of this understanding was -- was set forth?

21 A. No.

22 Q. Okay. Were -- or was the agreement between you  
23 and -- strike that.

24 Was -- to the best of your recollection, was  
25 your policy or procedure arising from your conversation

1 that was produced by Pixar, would you agree with me that  
2 they are generally consistent?

3 MR. KEKER: Same objection.

4 THE WITNESS: Well, not technically consistent.

5 BY MR. SAVERI:

6 Q. Okay.

7 A. If we're doing it word by word.

8 Q. But are they generally consistent?

9 MR. KEKER: Same objection.

10 THE WITNESS: Yeah, I mean we don't -- you  
11 know, they won't counteroffer, and there is something  
12 here that says, we'll try to save the relationship if we  
13 can, if we want to -- if we want to retain them. Those  
14 are two opposite things.

15 You know, I don't know -- again, the save  
16 conversation may or may not have anything to do with  
17 salary. It may have to do just simply with what -- you  
18 know, what they're unhappy about.

19 BY MR. SAVERI:

20 Q. Other than the provision about the save  
21 conversation, would you agree with me that these two  
22 descriptions of the understanding between the two  
23 companies are largely consistent?

24 MR. KEKER: Same objection. Object as to form.

25 THE WITNESS: Again, one -- the -- the -- ours

1 is much more specific about what our things are. But,  
2 again, this is the opinion of the person in HR. I  
3 don't -- I don't know whether it came from any direction  
4 from anybody.

5 BY MR. SAVERI:

6 Q. Did you ever tell Ms. Chau that you had a,  
7 quote/unquote, "gentleman's agreement" with Ed Catmull?

8 A. No.

9 Q. Did you ever use that terminology, to the best  
10 of your recollection, in describing your conversation or  
11 understanding with Ed Catmull?

12 A. No. I think the part of the agreement is not  
13 to solicit each other's employees, is the crux of it.

14 Q. So let me just go through it, then.

15 A. There is a similarity between the two.

16 Q. Okay. So in Sharon Coker's email, which is the  
17 Lucas document, she begins by saying, "We have a standing  
18 agreement with Pixar, which I believe to be an informal  
19 'gentleman's agreement' forged a few years ago (Mich  
20 knows the history of it)" --

21 Again, "Mich" is Mich Chau, right?

22 A. Yes.

23 Q. -- "to call each other, HR to HR, whenever we  
24 extend an offer to someone who works for the other  
25 company." Do you see that?

1 A. Yes.

2 Q. Would you agree with me that that's -- that  
3 paragraph is consistent with the first bullet point in  
4 Exhibit 137?

5 MR. KEKER: Object as to form.

6 THE WITNESS: They're similar.

7 BY MR. SAVERI:

8 Q. And then a little bit farther down it says,  
9 "Pixar will not give us details on the comp or job role  
10 they've offered, but if the employee shares it and we  
11 want to -- and we want to counter, we can do so and Pixar  
12 will not give the employee a different or additional  
13 offer." Do you see that?

14 A. Uh-huh. Yes.

15 Q. Now, if you look at the last bullet on  
16 Exhibit 137, it says, "Once we have had the conversation  
17 with LFL, we never counter if the candidate comes back to  
18 us with a better offer from Lucasfilm." Do you see that?

19 A. Yes.

20 Q. Would you agree with me that those two  
21 provisions are consistent?

22 MR. KEKER: Object as to form.

23 THE WITNESS: I guess they're similar.

24 BY MR. SAVERI:

25 Q. Now, Sharon Coker writes, "We have agreed that

1 we want to avoid bidding wars." Do you see that?

2 A. Yes.

3 Q. Did you want to avoid bidding wars with Pixar?

4 A. No. That wasn't the original intention of my  
5 wish.

6 Q. Okay. But did you want to avoid bidding wars  
7 with Pixar --

8 A. No.

9 Q. -- with respect to employees?

10 A. No.

11 Q. Did you have any feeling one way or another  
12 about bidding wars with respect to Pixar?

13 A. No. I didn't -- no.

14 Q. So it's your testimony that you didn't care if  
15 you entered into a bidding war with Pixar with respect to  
16 employees?

17 MR. KEKER: Object as to form.

18 BY MR. SAVERI:

19 Q. Did you care one way or the other about whether  
20 you ended up in bidding wars with Pixar for particular  
21 employees?

22 A. I don't think we would have done it. That  
23 wasn't part of the wish. The wish is if they came back  
24 and counteroffered for more, we'd just say, go.

25 Q. But in general, I think -- I mean we talked --

1           A.     This is an interpretation by the HR person, I  
2     think, about the same people, really, who used to work  
3     for each other.

4           Q.     But would you agree with me -- I think we  
5     talked about this earlier today, that at least your --  
6     part of your -- your philosophy with respect to  
7     compensation was that if people wanted to get better jobs  
8     somewhere else, they were free to go.

9           A.     They were. They were absolutely free to go.

10          Q.     And in connection with that, you -- it was your  
11     view that you didn't want to increase compensation to  
12     prevent people from leaving the company.

13          A.     Well, that's not what I said.

14          Q.     Okay. Well, that's what I'm asking you.

15                 In connection with that, did you have a view  
16     about whether, as a compensation philosophy, you wanted  
17     to pay people, increase compensation, in order for them  
18     to not leave the company?

19          A.     Can you say that again?

20          Q.     Okay. In connection with your view, your  
21     compensation philosophy, did you want to avoid or  
22     discourage your people who were in charge of compensation  
23     from increasing compensation to Lucasfilm employees who  
24     were thinking about going to work somewhere else in order  
25     to encourage them to stay at the company?

1 Did you -- did you want to -- was it your --  
2 was it part of your philosophy to instruct the HR people  
3 not to increase compensation to prevent people from  
4 leaving the company?

5 MR. KEKER: Object as to form.

6 THE WITNESS: That was my philosophy.

7 BY MR. SAVERI:

8 Q. Now, in Sharon Coker's email, she says about  
9 halfway down, "We do not have this arrangement with any  
10 other studio." Do you see that?

11 A. Yes, I do.

12 Q. To the best of your recollection, is that a  
13 true statement?

14 A. Yes.

15 Q. Okay. Now, she also says towards the bottom of  
16 the document, "These guidelines are intended for the  
17 situation where a Pixar employee has responded on their  
18 own to one of our job postings directly (or vice versa).  
19 Our employees are hands off to each other in terms of  
20 soliciting talent."

21 Do you see that?

22 A. Yes.

23 Q. To the best of your recollection, is that a  
24 true statement of fact?

25 A. Yes.



1 Q. Now -- and again, did you ever discuss this  
2 subject, that is the subject -- the topics that are set  
3 forth in Sharon Coker's email with Sharon Coker?

4 A. No.

5 Q. Did you ever discuss them with Jan Van der  
6 Voort?

7 A. No.

8 Q. Did you ever discuss them with Steve Condiotti?

9 A. No.

10 Q. Condiotti, excuse me.

11 A. No.

12 Q. Did you ever discuss them with Alan Keith?

13 A. No.

14 MR. SAVERI: You can put that aside.

15 (Exhibit 2435 was marked for identification.)

16 BY MR. SAVERI:

17 Q. I've handed you what has been marked as  
18 Exhibit 2435. Do you have that in front of you?

19 A. Uh-huh.

20 Q. Again, this is a document produced to us by  
21 Pixar. In particular, I want to ask you about the  
22 portion of the email at the bottom of the first page from  
23 this gentleman named [REDACTED] to someone named [REDACTED],  
24 "Subject: Spoke with George."

25 A. Yes.

1 Q. Okay.

2 A. I think this is just a worksheet.

3 Q. Okay. And again, your role in the process was  
4 to approve or -- or disapprove a recommendation that was  
5 made to you by the compensation committee?

6 A. Yes.

7 Q. Can you ever recall a situation where you  
8 didn't approve the recommendation?

9 A. Not that I can remember.

10 Q. Now, 2438, I believe you said, refers to  
11 executive compensation set by the compensation committee  
12 of the Lucas board, correct?

13 A. Right.

14 Q. Now, what about with respect to everybody else  
15 at the company? What was your role with respect -- with  
16 respect to setting compensation for them?

17 A. They -- every few years we would also check  
18 with a survey company to also verify where we stood in  
19 the pecking order.

20 Q. Okay. And would you undertake a similar kind  
21 of process with respect to those nonexecutives with  
22 respect to compensation?

23 A. Those were used to help the administrative  
24 staff work with the heads of the companies to alert them  
25 to, you know, people or things where there -- you know,

1 again, the same thing, where they weren't getting paid.  
2 They weren't -- we weren't competing with everybody else.

3 Q. Were -- at Lucasfilm, was there a regular  
4 process for setting compensation for -- for  
5 nonexecutives?

6 A. Yes.

7 Q. And what was that?

8 A. The -- the compensation was pretty much decided  
9 by the president of that company, and there -- there is a  
10 review process, an HR process, a -- you know, a whole  
11 thing. And raises and bonuses and that whole thing was  
12 sort of set up by the head of the company, and then it  
13 would go to Mich, and she would approve it.

14 Q. Did you have any role in that process?

15 A. No.

16 Q. Did -- was there a point in time in that  
17 process where Mich Chau came to you and said, "This is  
18 what we're going to do. Do you approve it or not?"

19 A. Yes.

20 Q. Okay. And did you, as part of that process,  
21 ever disagree with any of the recommendations that  
22 Ms. Chau gave you?

23 A. I might have. Yes, I can't remember. Again,  
24 you're talking 35 years, not just with her, but obviously  
25 with the process.

1 Q. Was the process annual?

2 A. Yes.

3 Q. Okay. Did you have any role with -- with  
4 respect to that process -- with respect to your direct  
5 reports?

6 A. Yes.

7 Q. Okay. Who were the direct reports that you  
8 gave reviews to or had input into with respect to  
9 compensation?

10 A. Mich, my -- I have two assistants, my two  
11 assistants.

12 Q. Okay.

13 A. And I had producers -- or a producer that  
14 worked for me, and he was my direct report, too.

15 Q. As part of the -- this kind of annual process,  
16 was there a -- was there some kind of budgeting decision  
17 that was made at the beginning of the process in terms  
18 of, you know, a percentage increase of compensation or --  
19 or anything like that?

20 A. Well, I think there was. I think there was  
21 a -- a -- an overall what -- the business plan for that  
22 year.

23 Q. Right.

24 A. And what they thought they were going to make.

25 Q. Right.

1           A.    And then a part of this in terms of the  
2 salaries was determined by how much money was left over.

3           Q.    Right.

4           A.    I mean not left over, but how much money we had  
5 to work with. And then at the end, if they met those  
6 goals and we did that business and that kind of thing,  
7 then they would get bonuses.

8           Q.    Okay. Can you describe for me generally for  
9 the nonexecutives what the kind of elements of  
10 compensation were at Lucasfilm.

11          A.    Well, there was the salary.

12          Q.    A base salary.

13          A.    There was a company bonus --

14          Q.    Right.

15          A.    -- based on how that division did. And then  
16 there was a personal bonus depending on how that person  
17 did. And it was discretionary.

18          Q.    Now, were there job titles or job  
19 classifications that were used as part of the  
20 compensation structure at Lucasfilm?

21          A.    That, I don't know.

22          Q.    Okay. For example, do you know if there were  
23 salary ranges that were established within the structure  
24 for people who had similar job titles or job  
25 classifications?

1 A. I think there were, yes.

2 Q. Okay. And who established those?

3 A. I think it was done in the administrative  
4 department and HR in relationship to, you know, trying to  
5 keep things even. I mean, you know, in terms of -- make  
6 sure it was fair.

7 Q. Right. Did you have any role in setting salary  
8 ranges for any particular job title or job  
9 classification?

10 A. No, not except -- except for Mich.

11 Q. And that is why I started with --

12 A. Yeah.

13 Q. -- asking you about your direct reports. But  
14 I'm talking about more generally across the structure.

15 A. No. Occasionally they would come -- Mich would  
16 come and say, "We want to give this guy a raise. He's  
17 been moving -- he -- we are moving him up from this to  
18 that." And I'd say, "Fine."

19 Q. Okay. So a couple of questions about that.

20 Do you have any role in determining -- okay.  
21 First, do you have any role in determining changes to  
22 salary ranges for any particular job title or job  
23 classification?

24 A. No.

25 Q. Okay. Did you have any role in determining

1 whether someone would be promoted from one job  
2 classification to another?

3 A. No.

4 Q. Okay. Did you have any kind of general  
5 oversight rule about exceptions to base compensation?

6 A. Well, no.

7 Q. Let me try --

8 A. It is hard to understand exactly what you are  
9 saying, though.

10 Q. Let me try to give you an example. For  
11 example, if there was a person whose job title placed  
12 them at a position -- strike that.

13 If there was a person who, because of their job  
14 title, would ordinarily receive a specific salary within  
15 a job range, did it -- were there ever situations where  
16 someone recommended that someone would receive  
17 compensation outside the established range for that job  
18 title?

19 A. No.

20 Q. Okay. And what I was getting at is, did you  
21 have any role in approving exceptions from the salary  
22 range established for particular jobs or job titles?

23 A. Well, again, some of the salaries were -- you  
24 know, they're not even. Some people worked for me 35, 40  
25 years.

1 THE WITNESS: No.

2 BY MR. SAVERI:

3 Q. Now, the -- the next paragraph is  
4 "Benchmarking." Do you see that?

5 A. Uh-huh.

6 Q. It says, "Lucasfilm will benchmark total  
7 compensation at the [REDACTED] for most positions  
8 using compensation surveys that are relevant to the  
9 specific job or job family." Do you see that?

10 A. Yes.

11 Q. Is that true?

12 A. Yes.

13 Q. Then it says, "Positions that are highly --"  
14 excuse me.

15 "Positions that are defined as highly  
16 competitive and/or critical to achieving business  
17 objectives such as all studio and technical positions are  
18 be --" it looks like there is a word missing -- "are be"  
19 -- "are be benchmarked at the [REDACTED]."

20 Do you see that?

21 A. Yes.

22 Q. Is that true?

23 A. Yes.

24 Q. Okay. How did Lucasfilm identify which  
25 positions were to be benchmarked at -- benchmarked at the



1 [REDACTED] as opposed to the [REDACTED]?

2 A. I don't know.

3 Q. Did you have any role in identifying or making  
4 that determination?

5 A. No.

6 Q. Now, this refers to "studio and technical  
7 positions as being examples of the highly competitive  
8 and/or critical to achieving business objectives jobs."

9 Do you see that?

10 A. Yes.

11 Q. Do you agree that those were highly competitive  
12 or -- and/or critical to achieving Lucas' business  
13 objectives?

14 A. Yes.

15 Q. Were there others that you could identify which  
16 would similarly fall in that category?

17 A. Well, studio, I'm interpreting here, as meaning  
18 the creatives at the production and ILM and those things  
19 where you have, you know, highly specialized creative  
20 people.

21 Q. Okay. And so --

22 A. And technical positions are technical  
23 positions.

24 Q. Now, the next paragraph talks about base salary  
25 adjustments and merit increases. Do you see that?

1 A. Yes.

2 Q. And it says, "Base Salary Adjustments (Merit  
3 Increases) will be done annually, linked to employee  
4 performance reviews." Is that true?

5 A. Yes.

6 Q. Then it says, "The level of increases will be  
7 determined by analyzing both external market practices  
8 and company performance and then will be awarded based on  
9 individual performance." Do you see that?

10 A. Yes.

11 Q. Is that true?

12 A. Yes.

13 Q. This document, if you turn to the first page of  
14 it, the cover, is dated November 28th, 2007.

15 A. Yes.

16 Q. And it is for 2008. Do you see that?

17 A. For -- it says November -- yeah.

18 Q. It is dated November 28th, 2007, but it looks  
19 like it's meant to apply to 2008. Do you see where --

20 A. Okay. I don't -- where is the --

21 Q. Maybe I'm misunderstanding.

22 A. I don't really know. I mean --

23 Q. Let me -- let me withdraw the question and just  
24 ask you about -- have you turn back to the third page  
25 again, which is what I was asking you about.

1 A. Not that I directly know of.

2 Q. Okay. Was there a rule that prevented that?

3 A. No.

4 Q. Did you leave that -- was that -- was the  
5 authority about that subject delegated to someone at the  
6 company?

7 A. Yes, whoever was in charge of the employees.

8 Q. Okay.

9 A. And what the situation was.

10 Q. Okay. Did -- was HR or someone in that  
11 department given any of the authority with respect to  
12 determine whether to counter or raise salary in order to  
13 retain talent?

14 A. I don't know.

15 Q. Okay. When you were thinking about what to do  
16 about compensation on a going-forward basis, i.e.,  
17 setting levels for a particular year, bonuses, or things  
18 like that, did you look at this kind of information?  
19 When I say "this kind of information," I mean information  
20 regarding your employees getting higher offers at other  
21 places. Did you look at that kind of information when  
22 you were thinking about what you were going to do with  
23 respect to compensation for the following year?

24 A. No.

25 Q. Okay. Did it enter into your calculus at all?

1 A. No.

2 Q. So when you were thinking about what -- whether  
3 to raise salaries for the coming year, you didn't care  
4 whether or not competitive companies were raising  
5 salaries to hire away --

6 MR. KEKER: Objection to form.

7 BY MR. SAVERI:

8 Q. -- talent?

9 MR. KEKER: Object as to form.

10 You can answer.

11 THE WITNESS: Well, again, this is a  
12 specific -- I mean I don't -- I didn't know anything  
13 about the -- this Sony group. But when a company is  
14 formed, they immediately go out and raid all the other  
15 companies. It's a big problem. And they will pay  
16 whatever it takes, even though it is irresponsible. And,  
17 of course, these companies are all out of business now,  
18 because they paid everybody more than they could afford.

19 So we have to protect ourselves against that,  
20 because that can completely wipe out a department. In  
21 this case it is the animation group which was working on  
22 our TV show that we had to deliver, and we had to deliver  
23 on time, no matter what. So if they take away 30 of our  
24 people, or key -- 10 of our key people, we're wiped out.  
25 We'll go bankrupt. So it's that close to the edge.

1           So in that situation -- and in this case, Gail  
2     Currey was looking at, we're not going to get done if we  
3     lose these people. So in that particular case, it was  
4     maybe we should offer some more money so he'll stay until  
5     we can bolster up the rest of the people that have been  
6     scavaged away to, you know, keep the pipeline going.

7     BY MR. SAVERI:

8           Q.    So from time to time new companies would come  
9     into your -- into the space --

10          A.    Right.

11          Q.    -- and --

12          A.    It's -- it's a joint problem for the company.  
13     It's the same thing with Digital Domain, it was the same  
14     thing with Sony, it was the same thing with DEI, it was  
15     the same -- you know, we have this a lot. It is not just  
16     a little thing. And, you know, the result is, there's  
17     only a couple of companies left.

18          Q.    So sometimes you would lose people.

19          A.    Yes.

20          Q.    And -- and sometimes they would go to companies  
21     that ended up failing.

22          A.    Well, they would go to companies that would pay  
23     them a lot more, and at the same time it would damage our  
24     production line so that we couldn't get our job done on  
25     time. And in that case you have the supervisor there

1 panicking and saying, we're not going to get done. We  
2 have to hire a whole bunch more people and train them,  
3 which takes, you know, a year, and then -- you know, and  
4 still be on time. And she was saying, that ain't going  
5 to happen.

6 Q. So from time to time did you kind of respond to  
7 that competitive threat by -- well, not letting the  
8 people go, but trying to do things to keep -- encourage  
9 people to stay?

10 A. No. We would -- well, we'd encourage people to  
11 stay, and in those situations we have a key person who  
12 you have to have to keep going who is being wooed away by  
13 another company who is going to pay triple what they are  
14 getting, or in this case even 30 percent is a lot, and,  
15 you know, you want to try to keep that in check.

16 Q. Okay. Well, from time to time, though --

17 A. But it is on an individual basis.

18 Q. And so from time to time on an individual basis  
19 some compensation was raised.

20 A. Yes.

21 Q. Okay. And was that something you decided?

22 A. No.

23 Q. And that was something that you delegated to  
24 other people in the company.

25 A. It was whoever was affected by it.

1 Q. Okay.

2 A. And then they would in the end say, we're way  
3 overbudget because we had to do this, this, and this.

4 Q. Okay. Well, you never had that problem with  
5 Pixar, right?

6 A. No.

7 Q. And that's in large part because you had an  
8 understanding going back to Ed Catmull.

9 A. But they didn't -- since they began from our  
10 company, they didn't have to recruit a lot of people, and  
11 in the beginning they weren't doing movies. So it wasn't  
12 until they started doing movies that it started to become  
13 some kind of an issue.

14 And it was the same thing for them when we did  
15 Star Wars and that sort of thing. People wanted to move  
16 back and forth between the companies. They did move back  
17 and forth between the companies a lot.

18 Q. Let me hand you this document. Let me just ask  
19 you a question. Exhibit 118 is a Croner Survey.

20 A. Uh-huh.

21 Q. And maybe I can just short-circuit. Did you  
22 ever see Croner Surveys like this?

23 A. Let me look at the whole thing. I don't think  
24 so.

25 Q. You should satisfy yourself that that's your

1 answer, but that's my question.

2 A. No, I didn't. I haven't seen this.

3 MR. KEKER: There is no question pending,  
4 George.

5 MR. SAVERI: Well, if you are satisfied you --

6 THE WITNESS: Yeah.

7 MR. SAVERI: Put it aside, then.

8 BY MR. SAVERI:

9 Q. Let he hand you Exhibit 167. This is the  
10 "Competitive Impact Statement" that was filed in the  
11 action by the Department of Justice against Lucasfilm.

12 A. Okay.

13 Q. I really only have questions about section II  
14 which is on page 2 and 3, but the same thing, please take  
15 whatever time you need to look at the document.

16 A. Okay.

17 Q. First, have you ever seen this document before?

18 A. No.

19 Q. In II, there is some text under the heading,  
20 "Description of the Events Giving Rise to the Alleged  
21 Violations of the Antitrust Laws." Do you see where I  
22 am?

23 A. Right. Uh-huh.

24 Q. And it says, "Lucasfilm and Pixar are rival  
25 digital animation studios." Do you see that?



1 A. Yes.

2 Q. Is that a true statement?

3 A. Yes.

4 Q. And it says, "Beginning" --

5 A. Well, no, actually. I mean their features were  
6 television.

7 Q. Are you -- are you both animation studios?

8 A. Yes.

9 Q. "Beginning no later than January 2005,  
10 Lucasfilm and Pixar agreed to a three-part protocol that  
11 restricted the recruiting of each other's employees." Do  
12 you see that?

13 A. Yes.

14 Q. Is that true?

15 A. Yes.

16 Q. It says, "First, Lucasfilm and Pixar agreed  
17 that they would not cold call each other's employees."  
18 Do you see that?

19 A. Yes.

20 Q. Is that a true statement of fact?

21 A. Yes.

22 Q. Okay. Let me just skip down. It says,  
23 "Second, they agreed to notify each other when making an  
24 offer to an employee of the other firm." Do you see  
25 that?

1 A. Yes.

2 Q. Is that true?

3 A. Yes.

4 Q. Then it says, "Third, they agreed that when  
5 offering a position to the other company's employee,  
6 neither would counter offer above the initial offer." Is  
7 that true?

8 A. I don't know.

9 Q. You don't know one way or the other.

10 A. No, I don't.

11 Q. Okay. So you don't deny that's true.

12 MR. KEKER: Object to the form.

13 THE WITNESS: It obviously was repeated in the  
14 memo, so --

15 MR. KEKER: This is a DOJ memo.

16 MR. SAVERI: Let me -- let me ask the questions  
17 and have the witness answer them.

18 Q. Now, it says, "The protocol covered all digital  
19 animators and other employees of both firms and was not  
20 limited by geography, job function, product group, or  
21 time period." Do you see that?

22 A. Yep.

23 Q. Is that true?

24 A. I don't know.

25 Q. Well, when you had your discussions with Ed

1 Catmull, were there any limitations with respect to  
2 geography, job function, product group or time period?

3 A. No.

4 Q. Do you have any reason to believe that that was  
5 changed in any way subsequent to that?

6 A. Originally we were talking about digital. The  
7 people that worked at Pixar that used to work at  
8 Lucasfilm.

9 Q. Okay. But subsequently you understood that  
10 neither company would -- would actively recruit not only  
11 digital animators, but other employees as well.

12 A. Yeah.

13 Q. And it says, "Senior executives at the two  
14 firms agreed on the protocol through direct and explicit  
15 communications." Do you see that?

16 A. Yes.

17 Q. Now, you're a senior executive at the company,  
18 right?

19 A. Yes.

20 Q. So -- well, is that statement true?

21 A. No.

22 Q. Why isn't it true?

23 A. Well, if you're saying that I'm -- if they were  
24 communicating with me, no. If they were communicating  
25 between Ed Catmull and Ms. Chau, yes.

1 Q. And it says, "In furtherance of this agreement,  
2 Pixar drafted the terms of the agreement with Lucasfilm  
3 and communicated those written terms to Lucasfilm." Do  
4 you see that?

5 A. Yeah.

6 Q. Is that true?

7 A. I wouldn't call it "terms of an agreement."

8 Q. Well --

9 A. I mean --

10 Q. -- what would you call it?

11 A. Just the understanding between the two  
12 companies.

13 Q. Okay. And it says, "Both firms communicated  
14 the agreement to management and select employees with  
15 hiring or recruiting responsibilities." Do you see that?

16 A. Yes.

17 Q. Is that true?

18 A. Yes.

19 Q. Now, it says, "Twice in 2007 Pixar complained  
20 to Lucasfilm about recruiting efforts Lucasfilm had  
21 made." Do you see that?

22 A. Yep.

23 Q. And is that true?

24 A. I don't know.

25 Q. Okay. Do you recall any incident in 2007 where

1 Pixar complained to Lucasfilm about Lucasfilm's  
2 recruiting efforts?

3 A. No.

4 Q. And then it says, "Complaints about breaches of  
5 the agreement led the two firms to alter their conduct  
6 going forward to conform to the agreement."

7 Do you see that?

8 A. Yes.

9 Q. Do you know if that's true?

10 A. No.

11 Q. Now, the -- the next paragraph says -- well,  
12 let me ask you a question before I get there.

13 Did you -- at Lucasfilm, who knew about your  
14 understanding with Ed Catmull?

15 A. I don't know.

16 Q. Was it -- was it a matter of kind of public  
17 knowledge within the company?

18 A. That, I don't know either.

19 Q. Okay. Did you ever tell anybody that worked  
20 for you that information regarding your conversations  
21 with Ed Catmull were not to be widely disseminated or  
22 described?

23 A. No.

24 Q. Okay. Now, this says in the next paragraph,  
25 "It eliminated a significant form of competition to

1 attract digital animation employees and other employees  
2 covered by the agreement." Do you see that?

3 A. Uh-huh.

4 Q. Would you agree that your agreement or your --  
5 your -- excuse me.

6 Would you agree that your conversations with Ed  
7 Catmull served to head off any competition between the  
8 two companies to attract digital animation employees?

9 A. No.

10 Q. Well, would you agree that the discussions you  
11 had with Ed Catmull generally prevented, as you said,  
12 efforts by the two companies that might have killed each  
13 other?

14 A. Right. I was trying to -- we were trying to  
15 protect the San Francisco film industry. It is very,  
16 very small. It is very hard for us. We're not like  
17 Hollywood. And the only way we can survive is if we do  
18 it together. United we stand, divided we fall. This is  
19 not like a regular capitalist kind of operation where  
20 you're out to kill the other guy. I'm promoting digital  
21 technology for cinema, and I'm devoting a lot of my time  
22 working with animators and with visual effects people to  
23 try to expand the entire medium and discipline for  
24 everybody. When I came here, there were nobody -- there  
25 was nobody.

1 Q. Did you believe that if you were kind of  
2 competing with Pixar for employees, and -- and recruiting  
3 or raiding each other's talent, that you would -- that  
4 would have limited your ability to do that?

5 A. Yes.

6 Q. And it would have made -- it's your testimony  
7 that that kind of raiding or recruiting would have  
8 limited the growth of the industry here.

9 A. Definitely. It's -- it's, you know -- it's a  
10 very common thing in our business. It is something that  
11 comes -- Lucasfilm has been close to bankruptcy several  
12 times because of it. It's not something we take lightly.  
13 And, as I say, most of the visual effects companies and a  
14 lot of the animation companies now are broke. They are  
15 bankrupt, they're gone, or they've gone to Europe.

16 Q. So it's your -- is it your testimony that were  
17 you to -- were you to have competed with -- with Pixar  
18 with respect to compensation or recruiting or retaining  
19 talent, that you would have not been able to succeed as a  
20 business?

21 A. We would have been able to succeed, but my way  
22 of looking at that is not in an adversary way. My whole  
23 life is dedicated to cooperation and helping people and  
24 being together to help people to expand and create  
25 something that wasn't there before. It is only the

1 aren't like that. We're -- the whole idea is that  
2 obviously we are competitive in terms of trying to do the  
3 best work, but we're not interested in doing it at  
4 somebody else's expense. And we're really interested in  
5 promoting the idea of digital effects and digital  
6 animation and also the -- the movie industry in  
7 San Francisco.

8 MR. KEKER: Thank you, Mr. Lucas. No further  
9 questions.

10 MR. SAVERI: I have a couple of follow-up  
11 questions. I just want to make sure I understand this.

12  
13 FURTHER EXAMINATION

14 BY MR. SAVERI:

15 Q. Mr. Keker just asked you about when you learned  
16 about -- about what you learned about the legality of the  
17 agreement with Pixar. Do you recall that question?

18 A. Yes.

19 Q. Who did you -- who did you -- who provided  
20 the -- the information from which you learned about the  
21 legality of the agreement?

22 MR. KEKER: Objection. If it calls for  
23 attorney-client privilege, you can say, "I learned it  
24 from lawyers," but don't go beyond that.

25 THE WITNESS: Okay. I learned it from lawyers.



1 BY MR. SAVERI:

2 Q. You didn't learn it from anybody else, other  
3 than lawyers?

4 A. No.

5 Q. Mr. Keker just asked you a couple of questions  
6 about your -- your first conversation with Ed Catmull.

7 Do you recall that?

8 A. Yes.

9 Q. And to the best of your recollection, that  
10 occurred sometime in 1985; is that about right?

11 A. Yeah, whenever we did the -- I'm not good with  
12 dates at all, but it was whenever we were selling the  
13 company.

14 Q. Was your conversation with Mr. Catmull part of  
15 your negotiations with Steve Jobs regarding the business  
16 terms of the spinoff of what became Pixar?

17 A. No. It had nothing to do with that.

18 Q. Was that agreement or understanding part of the  
19 purchase contract or whatever written document there was  
20 that memorialized the terms of the spinoff?

21 A. No. To my best knowledge it happened after the  
22 deal was closed.

23 Q. And the -- the -- to the best of your  
24 recollection, there was no written record prepared of the  
25 conversation that you first had with Mr. Catmull in 1985.

5 Q. Did you ever have a practice of keeping written  
6 notes of what happened to you during -- or what you did  
7 during your -- your business day?

9 MR. SAVERI: I don't have any further  
0 questions.

12 MR. PURCELL: One thing, sorry, before we go  
13 off the record, we would like to reserve the right to  
14 have the witness review and sign the transcript, and we  
15 would like the provision we designate the transcript  
16 ATTORNEYS' EYES ONLY, and we'll down-designate the  
17 majority of it, I'm sure, later on.

18 THE VIDEOGRAPHER: This is the end of Video 3  
19 of 3 and concludes today's proceedings. The master  
20 videos will be retained by Jordan Media. We are now off  
21 the record. The time is 2:47.

23

25

1 I, Rosalie A. Kramm, Certified Shorthand  
2 Reporter licensed in the State of California, License No.  
3 5469, hereby certify that the deponent was by me first  
4 duly sworn and the foregoing testimony was reported by me  
5 and was thereafter transcribed with computer-aided  
6 transcription; that the foregoing is a full, complete,  
7 and true record of said proceedings.

8 I further certify that I am not of counsel or  
9 attorney for either of any of the parties in the  
10 foregoing proceeding and caption named or in any way  
11 interested in the outcome of the cause in said caption.

12 The dismantling, unsealing, or unbinding of the  
13 original transcript will render the reporter's  
14 certificates null and void.

15 In witness whereof, I have hereunto set my hand  
16 this day: April 9, 2013.

17   X   Reading and Signing was requested.

18            Reading and Signing was waived.

19            Reading and signing was not requested.

20  
21 \_\_\_\_\_  
22 ROSALIE A. KRAMM

23 CSR 5469, RPR, CRR  
24  
25